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6	William Gates
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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Susan Gellos, et al.,	No. CV-24-01529-PHX-GMS
Plaintiffs,	(SECOND) STIPULATION TO EXTEND DEADLINE FOR PHOENIX
vs.	DEFENDANTS TO FILE RESPONSIVE
City of Phoenix, et al.,	PLEADING TO PLAINTIFFS' COMPLAINT
Defendants.	

Plaintiffs Susan Gellos and Taryn Foster ("Plaintiffs") and Defendants City of Phoenix, Officer Christopher Turiano, and Officer William Gates ("Phoenix Defendants"), by and through their respective counsel, hereby stipulate to extend the deadline for Phoenix Defendants to file a responsive pleading to Plaintiffs' Complaint up to and including and including August 5, 2024.

Following the parties' initial meet and confer communications, Plaintiffs have indicated they intend to file an Amended Complaint that limits and streamlines their claims. For the Court's convenience, a proposed form of Order is lodged herewith.

1	DATED this 22 nd day of July, 2024.
2	Mills and Woods Law PLLC
3	
4	By <u>/s/ Sean Woods (w/permission)</u> Sean Woods
5	Attorney for Plaintiff
6	Office of the Phoenix City Attorney
7	Julie M. Kriegh, City Attorney
8	By/s/ Karen Stillwell
9	Karen Stillwell Assistant City Attorney
10	Attorneys for Defendants City of Phoenix, Officer Christopher Turiano, and Officer
11	William Gates
12	CERTIFICATE OF SERVICE
13	
14	I hereby certify that on July 22, 2024, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a
15	Notice of Electronic Filing was sent to the following CM/ECF registrants:
16	Sean A. Woods
17	Mills and Woods Law PLLC 5055 North 12st Street, Suite 101
18	Phoenix, Arizona 85014 Attorneys for Plaintiffs
19	By: <u>/s/ Carol Aparicio</u>
20	KLS:ca #2449357_1.doc
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